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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/578,699	03/07/2007	Anders Thornell-Pers	9062A-000109/US/NP	3693
	7590 01/20/201 CKEY, & PIERCE, P.J	EXAMINER		
7700 Bonhomme, Suite 400			KARACSONY, ROBERT	
ST. LOUIS, MO 63105			ART UNIT	PAPER NUMBER
			2821	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Comments	10/578,699	THORNELL-PERS, ANDERS			
Office Action Summary	Examiner	Art Unit			
	ROBERT KARACSONY	2821			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	Lely filed the mailing date of this communication. O (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 19 No.	ovember 2009				
<i>i</i>	/ 				
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
 4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 					
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 10.	epted or b) \square objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) ☐ Interview Summary Paper No(s)/Mail Da 5) ☐ Notice of Informal P	te			
Paper No(s)/Mail Date 6) Other:					

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 11/19/2009 has been entered.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 9, 11 and 17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claims 9, 11 and 17: The limitation "and/or" is indefinite and for examination purposes, will be interpreted as "or."

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Rowell* (WO 01/20718, hereinafter *Rowell*) in view of *Rostbakken* (GB 2335798, hereinafter *Rostbakken*).

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Claims 1, 10 and 19: *Rowell* (figs. 4 and 5) teaches an antenna device for a portable radio communication device operable in at least a first and a second frequency band, the antenna device comprising:

a first electrically conductive radiating element (421) having a first edge, a feeding portion (440) connectable to a radio frequency feed device of the radio communication device and a grounding portion (450) connectable to a ground device;

a second electrically conductive radiating element (422) having a first and a second edge; a controllable switch (460) arranged between the first edge of the first radiating element and the first edge of the second radiating element for selectively interconnecting and disconnecting the radiating elements, the state of the switch being controlled by means of a control voltage input (V_{switch}); and

a filter (503 and 504) arranged between the second radiating element and the control voltage input (V_{switch}), wherein the filter is arranged to block radio frequency signals.

Rowell fails to explicitly teach the filter comprises a resister such that the filter has a purely resistive impedance. However, it was well known to the skilled artisan at the time of the invention to construct RF filters using various means, such as purely resistive filters. The claim would have been obvious because the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have substituted the filter of Rowell with one that is purely resistive, with a reasonable expectation of success, since the substitution of one known element for another would have yielded predictable results to one of ordinary skill in the art at the time of the invention.

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Rowell also fails to teach said filter arranged between the second edge of the second radiating element and the control voltage input. However, Rostbakken teaches arranging the filter between the second edge of the second radiating element and the control voltage input (fig. 1). Since the arrangement of the filter of Rowell and the arrangement of the filter of Rostbakken will function the same thus producing the same results, the arrangement of the filter is a matter of design choice. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have arranged the filter of Rowell between the second edge of the second radiating element and the control voltage input, as taught by Rostbakken, since it is a matter of design choice and both would have yield predictable results.

Claim 2: Rowell teaches the switch comprises a PIN diode (page 8, lines 13).

Claims 3 and 4: *Rowell* teaches all of the limitations of claim 1, as discussed above, however, fails to explicitly teach the filter is a low pass filter blocking signals at frequencies equal to and higher than the lower frequency band of said at least first and second frequency bands or the filter is a band stop filter blocking signals in both a lower and a higher frequency band of said at least first and second frequency bands. However, since the there are only a finite number of existing filters to block RF, including low pass and band-pass filters, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have selected a low pass or a band-pass filter from a finite number of filters in order to have blocked RF.

Claim 5: *Rowell* teaches the first radiating element has a configuration that provides for more than one resonance frequency (page 6, lines 27-28).

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Claim 6: *Rowell* teaches at least one of the first and second radiating elements comprises a protruding portion (portion of '422' that switch '460' is in contact with), and wherein the switch is connected to the protruding portion.

Claim 7: *Rowell* teaches a generally planar printed circuit board (page 7, lines 23-24), wherein the first and second radiating elements and the switch are arranged generally parallel to and spaced apart from the printed circuit board.

Claim 8: The modified invention of *Rowell* teaches the switch comprises a diode (page 4, lines 18-19 of *Rowell*); and the filter is electrically connected directly to only the second radiating element and the control voltage input, thereby allowing the state of the diode to be controlled by using the electrical current running through the second radiating element (fig. 1 of *Rostbakken*).

Claim 9: The modified invention of *Rowell* teaches all of the limitations of claim 1, as discussed above, however, fails to teach the antenna device has a volume less than 3cm³. However, it is well known to the skilled artisan at the time of the invention that the dimensions of an antenna is dependent on the frequency at which the antenna resonates. A particular parameter must first be recognized as a result-effective variable, i.e., a variable which achieves a recognized result, before the determination of the optimum or workable ranges of said variable might be characterized as routine experimentation. *In re Antonie*, 559 F.2d 618, 195 USPQ 6 (CCPA 1977). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have made the volume of the antenna device of *Rowell* less than 3cm³, with a reasonable expectation of success, since the dimensions of an antenna is dependent on the frequency at which the antenna resonates.

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Claim 12: The modified invention of *Rowell* teaches all of the limitations of claim 1, as discussed above, however, fails to teach the filter is substantially coplanar with the second edge of the second radiating element. However, it was well known to the skilled artisan at the time of the invention to reduce the sizes of mobile devices, thus there is a space layout requirement that must be considered when designing a mobile device. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have arranged the filter substantially coplanar with the second edge of the second radiating element in order to have optimized the space layout of the device.

Claim 14: The modified invention of *Rowell* teaches the control voltage input is connected to the second radiating element by the filter, wherein the first radiating element comprises a generally planar rectangular element having a pair of opposing short edges and a pair of opposing long edges, wherein the first edge is one of the opposing short edges, and wherein the feeding portion and grounding portion are arranged at the other one of the opposing short edges (Since the limitations "long" and "short" are relative terms, the Examiner interprets the configuration of the antenna illustrated in figure 4 of *Rowell* to read on the claimed invention).

Claims 11, 13, 15-18 and 20 are similar in scope the claims discussed above and are, therefore, rejected for substantially the same reasons.

Response to Arguments

7. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ROBERT KARACSONY whose telephone number is (571)270-1268. The examiner can normally be reached on M-F 7:30 am - 5:00 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Douglas W. Owens can be reached on 571-272-1662. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/R. K./ Examiner, Art Unit 2821

/Hoang V Nguyen/ Primary Examiner, Art Unit 2821